## Case 3:14-cv-03530-EMC Document 21 Filed 09/17/14 Page 1 of 2 Mark S. Eisen (SBN - 289009) LUANNE SACKS (SBN 120811) meisen@edelson.com lsacks@srclaw.com **EDELSON PC** MICHELE D. FLOYD (SBN 163031) 555 West Fifth Street, 31st Floor mfloyd@srclaw.com SACKS, RICKETTS & CASE LLP Los Angeles, California 90013 177 Post Street, Suite 650 Tel: 213.533.4100 San Francisco, CA 94108 Fax: 213.947.4251 Telephone: 415-549-0580 Facsimile: 415-549-0640

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Attorneys for Plaintiff and the Putative Class

UNITED STATES DISTRICT COURT

## NORTHERN DISTRICT OF CALIFORNIA

## SAN FRANCISCO DIVISION

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DOUGLAS LADORE, individually and on behalf of all others similarly situated,

Plaintiff,

Defendant.

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SONY COMPUTER ENTERTAINMENT AMERICA, LLC, a Delaware limited liability company,

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CASE NO. 3:14-CV-03530-EMC

JOINT STIPULATION EXTENDING TIME FOR DEFENDANT TO RESPOND TO CLASS ACTION COMPLAINT

ORDER [LOCAL RULE 6-1]

JOINT STIPULATION EXTENDING TIME FOR DEFENDANT TO RESPOND TO CLASS ACTION COMPLAINT CASE NO. 3:14-CV-03530-EMC

1	IT IS HEREBY STIPULATED by and between the parties hereto, through their respective	
2	counsel of record, as follows:	
3	1. Defendant's response to Plaintiff Douglas Ladore's ("Plaintiff") Class Action	
4	Complaint is presently due on October 10, 2014;	
5	2. Plaintiff has agreed to extend Defendant Sony Computer Entertainment America	
6	LLC's time to respond to and including October 24, 2014;	
7	7 3. This is the first extension of time	and it will not alter the date of any event or any
8	deadline already fixed by Court order.	
9		
10	Dated: September 17, 2014 SA	ACKS, RICKETTS & CASE LLP
11	1 By	r: /s/ Michele Floyd
12	2	LUANNE SACKS MICHELE FLOYD
13	3	Attorneys for Defendant SONY COMPUTER ENTERTAINMENT
14	4	AMERICA LLC
15	Dated: September 17, 2014 EI	DELSON PC
16		
17	7 IT IS SO ORDERED:	: /s/ Mark Eisen Mark S. Eisen
18	Edward M. Schen	Jay Edelson Rafey Balabanian
19	9 U.S. Distrisso ORDERED	Benjamin Thomassen Amir Missaghi
20	O Judge Edward M. Chen	Counsel for Plaintiff DOUGLAS LADORE and the putative class
21	1	
22	I, Michele Floyd, am the ECF user whose identification and password are being used to file the	
23	foregoing Joint Stipulation Extending Time for Defendant to Respond to Class Action Complaint.	
24	I hereby attest that the above-referenced signatories to this stipulation have concurred in this	
25	filing.	
26	6	
27		-1-
28	8	TENDING TIME FOR DEFENDANT TO RESPOND TO